SOUTHERN DISTRICT OF NEW YORK	V	
In re	: :	Chapter 11
RESIDENTIAL CAPITAL, LLC, et al., 1	: :	Case No. 12-12020 (MG
	:	(Jointly Administered)
Debtors.	:	(Jointly Administered)

TIMETED OF A TEC DANIZDIDTON COLDT

AMENDED AFFIDAVIT OF PUBLICATION RE AMENDED NOTICE OF PUBLIC AUCTIONS AND SALE HEARING TO SELL CERTAIN OF DEBTORS' ASSETS PURSUANT TO ASSET PURCHASE AGREEMENTS WITH NATIONSTAR MORTGAGE LLC AND BERKSHIRE HATHAWAY INC. AND RELATED RELIEF AND DATES

This Affidavit of Publication includes the sworn statements verifying that the Notice of Public Auction and Sale Hearing to Sell Certain of Debtors' Assets Pursuant to Asset Purchase Agreements with Nationstar Mortgage LLC and Berkshire Hathaway Inc and Related Relief and Dates was published and incorporated by reference herein as follows:

- 1. In *The New York Times* on September 21, 2012, attached hereto as **Exhibit A**;
- 2. In *The Wall Street Journal* in the United States on September 21, 2012 and in Asia and Europe on September 24, 2012, attached hereto as **Exhibit B**

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Residential Capital, LLC (0738); ditech, LLC (7228); DOA Holding Properties, LLC (4257); DOA Properties IX (Lots-Other), LLC (3274), EPRE LLC (7974); Equity Investment I, LLC (2797); ETS of Virginia, Inc. (1445); ETS of Washington, Inc. (0665); Executive Trustee Services, LLC (8943); GMAC Model Home Finance I, LLC (8469); GMAC Mortgage USA Corporation (6930); GMAC Mortgage, LLC (4840); GMAC Residential Holding Company, LLC (2190); GMAC RH Settlement Services, LLC (6156); GMACM Borrower LLC (4887); GMACM REO LLC (2043); GMACR Mortgage Products, LLC (6369); GMAC-RFC Holding Company, LLC (3763); HFN REO Sub II, LLC (N/A); Home Connects Lending Services, LLC (9412); Homecomings Financial Real Estate Holdings, LLC (6869); Homecomings Financial, LLC (9458); Ladue Associates, Inc. (3048); Passive Asset Transactions, LLC (4130); PATI A, LLC (2729); PATI B, LLC (2937); PATI Real Estate Holdings, LLC (5201); RAHI A, LLC (3321); RAHI B, LLC (3553); RAHI Real Estate Holdings, LLC (5287); RCSFJV204, LLC (2722); Residential Accredit Loans, Inc. (8240); Residential Asset Mortgage Products, Inc. (5181); Residential Asset Securities Corporation (2653); Residential Consumer Services of Alabama, LLC (5449); Residential Consumer Services of Ohio, LLC (4796); Residential Consumer Services of Texas, LLC (0515); Residential Consumer Services, LLC (2167); Residential Funding Company, LLC (1336); Residential Funding Mortgage Exchange, LLC (4247); Residential Funding Mortgage Securities I, Inc. (6294); Residential Funding Mortgage Securities II, Inc. (8858); Residential Funding Real Estate Holdings, LLC (6505); Residential Mortgage Real Estate Holdings, LLC (7180); RFC Asset Holdings II, LLC (4034); RFC Asset Management, LLC (4678); RFC Borrower LLC (5558); RFC Constructing Funding, LLC (5730); RFC REO LLC (2407); RFC SFJV-2002, LLC (4670); RFC-GSAP Servicer Advance, LLC (0289)

12-12020-mg Doc 1804 Filed 10/11/12 Entered 10/11/12 18:56:15 Main Document Pg 2 of 10

EXHIBIT A

Zimes	
NY 10018	35
CERTIFICA	TION OF PUBLICATION
York, hereby certify that the	, in my capacity as a Principal Clerk look Eimes a daily newspaper of general hed in the City, County and State of New advertisement annexed hereto was published ork Eimes on the following date or dates,
S	EP 2 1 2012
pproved: Maria Fann	THIS CERTIFICATION NOT VALID WITHOUT NYT RAISED SEAL



UNITED STATES BANKRUPTCY COURT

In re: Case No. 12-12020 (MM HESIDENTIAL CAPITAL, LLC, et al...) Chapter 11

AMENDED NOTICE OF PUBLIC AUCTIONS AND SALE HEARING TO SELL CERTAIN OF DESTORY, ASSETS PURSUANT TO ASSET PURCHASE ACREEMENTS WITH NATIONSTAR MORTGAGE LLC AND BERKSHIRE

A. <u>AUCTIONS PLEASE</u> TAKE FURTHER NOTICE that the Auctions and ales of the Furthered Assets by the Detects will accur in accordance with unsendouse statisticked by the size Procedures Order, entered on June 28, 2012 (Mr. Ns. 538). The Sale Procedures Order can be viewed electronically

of Warm. PERS. PROFITER NOTICE that, pursuant to the Sale Procedures PLEAST EART FURTHER NOTICE that, pursuant to the Sale Procedures Order, any party wishing to participate in the Auctions must do so in accurations with the Sale Procedures Order, conducing, without limitation, the requirements for qualifying as a "Qualified Bioder" and submitting a "Qualified Biod" such that it is actually received net later than October 19, 2012, 415-309 pan. (ET) by the parties identified in the Sale

Procedures Order.

PLEAST EART FURTHER NOTICE that, if the Debtors receive qualified competing bids within the requirements and time trame specified by the Self-Procedures, the Debtors will conduct the Auction for the Parthaused Assets Las defined in the Nationstan APA) (the "Purform Auction") on October 23, 2072 at 19600 ass. (ET) at the Selection New York Note, 1811 Secretifs Aeresus, New York, NY 10019. The Debtors will conduct the Auction for the Purchased Assets Las defined in the SRI Legacy APA) (the White Loss Auction) pare day after completions of the Pattorn Auction, which will be no ruffer than October 24, 2072 at 1960 a.m. (ET), as the Selection New York Market, 811 Seventh Aeresus, New York, 2072 at 1960 pm. (ET), the Debtors Self-Borris Auction Pattorn Auction and the Notice Pattorn Auction Pattorn Auction Control of the Pattorn Aeron New York (APR) (1901) of the Pattorn New York (APR) (1901) of the Pattorn Aeron New York (APR) (1901) of the Pattorn New York (APR) (1901) of the Pattor

SALE HEARING, PLASE TRAE FURTHER MOTICE that the Sale Hearing will be their before the Honorable Martin Gleen, United States Senkengter, Judge, in Courtoom 501 of the United States Bankruptcy Court for the Southern District of New York, One Souring Green, New York, NY 190004-1402, on Newember 19, 2012, at 1909 a.m. (ET). The Sale Hearing may be conducted in connection with, and as part of a hearing to consider confirmation of a plain of forecapitation under section 112-105 the harkruptcy Code and may be adjourned without notice by an amounte-

C. SALE FREE AND CLASS PLEASE TAKE FURTHER WOTKE that the upper approving each of the Sale Transactions will provide that, except for yearned i saleties set forth in each of the AFAs pursuant to section 185(a) and 363(f) of the Bankruptry Code, the Purchased Assets purchased 185(a) and 363(f) of the Bankruptry Code, the Purchased Assets purchased

by Nazionstata and Sh. Respectively, Nami on Livensmins, 19 A Shall be careful sits, and the Assumed Contracts, under the Nationalize APA Shall be careful and assigned to Nationstata and such transfer and ansignment shall be the and clear of all claims. Babilities, increasis. Serv. Soldgations, and carefultractions of any fiveness including, without limitation, claims, sholigations or shall be an any success of any soldgateaus, builder or services of mortupal long to any act or unreasion of any originator, builder or services of mortupal and prior to the Cosing Date and any indemnification claims, shipling and any sold to the Cosing Date and any indemnification claims, shipling on a prior to the Cosing Date and any and all rigids and dialent order any built transfer statutes and dimital lows, whether arising by agreement, by statute or otherwise and whether occurring or anxing before, on or attent the date on which the Chapter 11 cases were commenced, whether known, unknown, contingent or unliquidated, artising prior to the Closing Date, any peense helding any such claims, labelities, interests, Serv., obligations, or encumbrances shall be enjoined and forever barred from asserting such claims, labelities, interests, Serv., obligations, or encumbrance against Nationstata or 8th cropectively, the Psuchased Assets purchased by Assignment and Brid arms of these.

O. GIECTIONS, PLASS TAKE PURTHER NOTICE THAT RESPONSES OR GIECTIONS, PLASS TAKE PURTHER NOTION SHALL BE FILED with the Clerk of the Baskmaptry Court and served upon: (I) Montant is Forester ILP attenneys for the Deabers, 120% January of the America. New York, NY 10104 (Mitte Gary S. Lee, Exa, (glerel/mola.com) and Alexandra Steinberg harmonia (sharinge/mola.com); (I) Gibble Steinberg harmonia (sharinge/mola.com); (II) Gibble Steinberg harmonia (sharinge/mola.com); (II) Gibble Steinberg harmonia (sharinge/mola.com); (II) Gibble Steinberg harmonia (Steinberg harmonia) (III) Gibble Steinberg harmonia (Steinberg harmonia) (III) Gibble Steinberg harmonia (III) Gibble Steinberg harmonia (III) Gibble Steinberg harmonia (III) Administration (III) Richard McGell Steinberg harmonia (III) Amment of the Frankel ILP, attenties for the Conditions' Committee. 1177 Annua of the Frankel ILP, attenties for the Conditions' Committee. 1177 Annua of the Frankel ILP, attenties for the Conditions' Committee. 1177 Annua of the Frankel ILP, attenties for the Conditions' Committee. 1177 Annua of the Frankel ILP, attenties for the Conditions' Committee. 1177 Annua of the Frankel ILP, attenties for the Conditions' Committee. 1177 Annua of the Frankel ILP, attenties for the Conditions' Committee. 1177 Annua of the Frankel ILP, attenties for the Southern District of New York, 13 Whitshall Stein (III) Annual (III) An

PLEASE TARE FURTHER NOTICE that the failure of any person of the presence of the presence or objection of or before the Objection Deadline shall be deemed a consent to the Sale Transactions and the other relativescent in the Motion, and shall have the assertion, at the Sale Transaction or thereither, of any objection to the Sale Proceedings or thereither, of any objection to the Sale Procedure, the Motion, the Sale Transactions, the apparent of related agreements, and the Delstor's Objective Continues the Sale Transaction of the Sale Transaction of the Objective Continues the Sale Transaction of the

E. COVES OF THE MOTION AND RELATED SALE DOCUMENTS. PLANE
FURTHER HOTTICE that this Rocke provides only a partial summary
of the relatiosoph in the Motion, the terms of the Sale Procedures Order,
and the Sale Approval Orders. Copies of such discussments are existed
for impercion By the accessing fall the website of the Berkinspitry Court at
http://www.mnch.usoustris.gov.or fall the website of the Debtors' claims
and noticing agent, Kurtzman Carnen Consultants, at www.kocki.mel.
rescap or ID by visiting the Office of the Clerk of the Beakinspitry Court.
United States Benkinspitry Court. Southern District of New York, One
Bowling Gene, New York, NY 10004-1408. Copies also may be rotatined
by fasing a written request to the attorneys for the Debtors, Morrison &
General LIP John. Gen. S. Lee, Esp. at (212) 468-7900). The terms of such
documents shall control of the revent of any conficin with this Notice.

Gay 5.1 pc. Toold M. Goren. MCRISTON & FORSTHELLS 1290 Avenue of the Interface. New York, NY 1010A Telephone. 2172 466 5000, Fac Limits (2172 682-700). doi: Alexandra Strenberg Barrage, McMISSON & FORSTSS (J.) 2000 Pennsylvania Avenue, Washington, NY 2000A, Religibuse: (782) 877-1508, Secumbe. (202) 987-49763, Counsel for the Debtors and Debtors. 12-12020-mg Doc 1804 Filed 10/11/12 Entered 10/11/12 18:56:15 Main Document Pg 5 of 10

EXHIBIT B

Wits

A minimum time to the same to

AFFIDAVIT

STATE OF TEXAS

CITY AND COUNTY OF DALLAS)

I, Albert Fox, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of THE WALL STREET JOURNAL, a daily national newspaper of general circulation throughout the United States, Asia and Europe, and that the notice attached to this Affidavit has been regularly published in THE WALL STREET JOURNAL for Global distribution for

1 insertion(s) on the following date(s):

SEP-21-2012;

ADVERTISER: RESIDENTIAL CAPITAL, LLC;

and that the foregoing statements are true and correct to the best of my knowledge.

Sworn to before me this 21 day of September 2012

Notary Public

DONNA HESTER Notary Public, State of Texas My Commission Expires October 29, 2014

NOTICE OF SALE

SOUTHERN DISTRICT OF NEW YORK

In rec.

Case No.

Line 192.

Case No.

Debtors.

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AFFIDAVIT

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CITY AND COUNTY OF DALLAS)

I, Albert Fox, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of THE WALL STREET JOURNAL, a daily national newspaper of general circulation throughout the United States, Asia and Europe, and that the notice attached to this Affidavit has been regularly published in THE WALL STREET JOURNAL for Global distribution for

1 insertion(s) on the following date(s):

SEP-24-2012;

ADVERTISER: RESIDENTIAL CAPITAL, LLC;

and that the foregoing statements are true and correct to the best of my knowledge.

Sworn to before me this 24 day of September 2012

Notary Public



In re:
RESIDENTIAL CAPITAL, LLC, et al.,
Debtors.
Case No. 12-12020 (MG)
Chapter 11
Jointly Administered

RESIDENTIAL CAPITAL, LLC, et al... Chapter 11
Debtors.

Dentry Administered

AMENDED NOTICE OF PUBLIC AUCTIONS AND SALE HEARING.
TO SELL CERTAIN OF DEBTORS' ASSETS PURSUANT TO ASSET
PURCHASE AGREEMENTS WITH NATIONSTAR MORTGAGE LLC AND
SERISHIRE HATHAWAY INC. AND RELATED RELIEF AND DATES.
PLASE TAKE NOTICE THAT Upon the motion (the "Motion") of Residential Capital LLC ("ResCap") and its debtor subsidiaries, as debtors in possession (colectively, the "Debtors" or the "Company"), dated May
14, 2012, the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") has issued an order dated June 28, 2012 (the "Sale Procedures Order"), among other things, (i) authorizing and approving certain procedures for the submission and acceptance of any competing bids (the "Sale Procedures"); (ii) scheduling a bid deadline, auctions and a sale hearing (the "Sale Hearing") to approve asset sales by certain of the Debtors (iii) the Purchased Assette (as such term is defined in the Asset Purchase Agreement by and between Nationstar Mortgage LLC ("Nationstar") and certain of the Debtors (the "Nationstar APA") and (b) the Purchased Assette (as such term is defined in the Asset Purchase defined in the Reset Purchase Agreement by and between Nationstar Mortgage LLC ("Nationstar"), free and clear of all items, claims, encumbrances, and other interests, and subject to higher or better offers (the "Sale Transactions" or the "Sales") subject to the submission of higher or better offers in suction processes (the "Auctions"), (iii) approving the Break-Up Feest; (iv) approving forms of notices and (v) granting related relief.

A MACTIONS, PLASE TAME FURTHER MOTICE that the Auctions and seless of the Purchased seases by the Sale Procedures Order, entered on June 28, 2012 (Dic. No. 538). The Sale Procedures Order, entered on June 28, 2012 (Dic. No. 538). The Sale Procedures Order, entered on June 28, 2012 (Dic. No. 538). The Sale Procedures Order, entered on June 28, 2012 (Dic. No. 538). The Sale Procedures Or

the Sale Procedures Order.

PLEASE TAME FURTHERN NOTICE that, if the Debtors receive qualified competing bids within the requirements and time frame specified by the Sale Procedures, the Debtors will conduct the Auction for the Purchased Assets (as defined in the Nationatar APA) (the "Platform Auction") on October 23, 2012 at 10:00 a.m. (ET) at the Sherston New York, NY 10019, The Debtors will conduct the Auction for the Purchased Assets (as defined in the SH Legacy APA) (the "Whole Loan Auction") one day after completion of the Platform Auction, which will be no earlier than October 24, 2012 at 10:00 a.m. (ET), at the Sherston New York Hotel, 81.1 Seventh Avenue, New York, NY 10019, if the Platform Auction has not been completed by October 23, 2012 at 9:00 p.m. (ET), the Debtors shall timely notify by email ast Qualified Bidders for the Whole Loan Auction and the Notice Parties (as defined in the Sale Procedures Order) of the location, date, and time for the Whole Loan Auction.

B. SALE HEARING, PLEASE TARE FURTHER NOTICE that the Sale Hearing will be held before the Honorable Martin Glenn, United States Bankruptcy Ludge, in Courtroom 501 of the United States Bankruptcy Sale (as 10:00 a.m. (ET), The Sale Hearing may be conducted in connection with, and as part of, a hearing to consider confirmation of a plan of reorganization under section 11:29 of the Bankruptcy Code and may be adjourned without notice I by an announcement of the adjourned date at the Sale Hearing.

C. SALE FIRE AND CLEAR PLEASE TARE FURTHER NOTICE that the order approxing each of the Sale Transactions with provide that except (for any Assumed Liabilities set forth in each of the APAs, pursuant to Assets purchased by Nationstar and BH, respectively, shall be trans-Sale Procedures Order.

LEASE TAKE FURTHER NOTICE that, If the Debtors receive quali-

ferred to Nationstar and BH, and the Assumed Contracts under the Nationstar APA shall be assumed and assigned to Nationstar, and such transfer and assignment shall be free and clear of all claims, liabilities, interests, liems, obligations, and encumbrances of any Person (including without limitation, claims, obligations or liabilities based on any successor or transferee theory of liability or relating to any act or omission of any originator. Notice or servicer of mortgage loans prior to the Closing Date, and any indemnification claims, obligations or liabilities relating to any act or omission of the Sellers or any other person prior to the Closing Date and any and all rights and claims under any bulk transfer statutes and similar laws, whether arising by agreement, by statute or otherwise and whether occurring or arising before, on or after the date on which the Chapter 11 cases were commenced, whether known, unknown, contingent or unliquidated, arising plorio to the Closing ing Date. Any person holding any such claims, liabilities, interests, liens, obligations, or encumbrances shall be enjoined and forever barred from asserting such claims, liabilities, interests, liens, obligations, or encumbrances of the engoline dand forever barred from asserting such claims, liabilities, interests, liens, obligations, or encumbrances and BH and any of their affiliates, as more particularly described and provided for in the proposed order approving the Sale Transactions to Nationstar and BH, respectively.

D. OBLIETIONS. PLASE TAKE FURTHER NOTICE THAT RESPONSES OR OBJECTIONS, IF ANY, TO THE RELIEF SOUGHT IN THE MOTION STALL IS FILES IN ALKE FURTHER NOTICE THAT RESPONSES OR OBJECTIONS, IF ANY, TO THE RELIEF SOUGHT IN THE MOTION STALL IS FILES IN A SALE FURTHER NOTICE THAT RESPONSES OR OBJECTIONS, IF ANY, TO THE RELIEF SOUGHT IN THE MOTION STALL IS FILES ANY, TO THE RELIEF SOUGHT IN THE MOTION STALL FURTHER NOTICE that the Clerk of the Banriughty Court and served upon; (i) Morrison & Fourthey Fourthey Fourthey Fourthey F

INTERNATIONAL NOTICES IN THE GRAND COURT OF THE CAYMAN ISLANDS, FINANCIAL SERVICES DIVISION

Cause No FSD 1 OF 2012 (PCJ) M THE MATTER OF THE COMPANIES LAW (2011 REVISION) AND IN THE MATTER OF TRIDENT MICROSYSTEMS (FAR EAST) LTD. (IN OFFICIAL LIQUIDATION) (the "Company"

CWR Form No. 33 Notice of intention to Declar Dividend (0.18, r.7)

TO: The Creditors of the Company

TAKE NOTICE that the Official Liquidators intend to declare a final dividend.

Any Creditor who has not already lodged his proof of claim with the Official Liquidator must do so no later than 24 November 2012. The Official Liquidators are not obliged to adjudicate upon any proof of claim received after this date with the result that your feiture to lodge a proof of claim by the final date for proving may result in you being excluded from the final distribution.

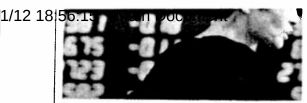
Any Creditor who has complied with the region with the company with the claims procedures as approved by the Delaware Bankruptcy Court on 8 June 2012 and/or who has already filed a proof of claim with the claims agent, Kurtzman Carson Consultants LLC. 2335 Alaska Averue, El Segundo, California 90245, is not required to file a further proof of claim.

Dated this 21 day of September 2012.

Eleanor Fisher, Joint Official Liquidator, Trident Microsystems (Far East) Ltd.

Zolfo Cooper, 2nd Floor, Canella Court, 38 Market Street, Camana Bay, Grand Cayman, Cayman Islands, KY1-9006, Email for enquiries: kevin guirev@zolfocooper kv





The Shanghai Composite Index is down 7.9% this ye

Chinese Stoc Take a Drubl

By SHEN HONG

SHANGHAI-Already at its lowest point in more than 31/2 years, China's stock market suffered its worst week in nearly a year.

Investors and analysts said there wasn't a single cause for the week's 4.6% selloff, instead citing a combination of weak manufacturing data. an intensifying diplomatic row between China and Japan over disputed islands, and uncertainty about changes in the country's top leaders expected in coming weeks.

The Shanghai Composite Index was barely changed Friday, up 1.85 points or 0.1%, at 2026.69. That ended the market's worst week since October. On Thursday, the market closed at its lowest point since Feb. 2, 2009. This year, it has dropped 7.9%, following a 22% decline last year. Unless the market rebounds, this would mark the third year that Shanghai was among the world's worst performers.

"The market is pessimistic about China's real economy and worried about a further deterioration in corporate earnings," said Jerry Lou, chief strategist at Morgan Stanley Huaxin Securities. While the Chinese economy is still expanding strongly. though more slowly than in the past. corporate earnings have fallen 2.7% this year, largely due to rising wages, according to analysts at RBS. A widely tracked gauge of Chinese manufacturing activity released Thursday marked the 11th consecutive month of weakness.

Hanging over the market is the uncertainty surrounding China's once-in-a-decade leadership transition, which will take place this fall.

"The political stalemate is one of the reasons to explain the recent steep selloff in stocks. People are always more circumspect in the face of uncertainties," said Amy Lin, a senior analyst at Capital Securities.

One fear among investors is that Chinese companies, many of which own stakes in one another, could trim or unload those holdings to capture gains and boost their own earnings, Mr. Lou said.

The general pessimism in the

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market has cial overha measures l rities regu The regula quotas for stock trans higher divi licly touted blue-chip s

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In re: RESIDENTIAL CAPITAL, LLC, et al.,

Case No. 12-12020 (MG) Chapter 11 Jointly Administered

and (v) granting related relief..

A. AUCTIONS, PLEASE TAKE FURTHER NOTICE that the Auctions

tions"; (iii) approving the Break-Up Fees; (iv) approving forms of notice; and (v) granting related relief...

A. ALCTIONS. PLEASE TAKE FURTHER NOTICE that the Auctions and sales of the Purchased Assets by the Debtons will occur in accordance with procedures established by the Sale Procedures Order, entered on June 28, 2012 (Dkd., No. 538). The Sale Procedures Order, can be viewed electronizably at wiww.lcc/lc.net/rescap.

PLEASE TAKE FURTHER NOTICE that, pursuant to the Sale Procedures Order, any party wishing to participate in the Auctions must do so in accordance with the Sale Procedures Order, including, without limitation, the requirements for qualifying as a "Qualified Bilder" and submitting and submitting a "Qualified Bilder" and submitting a "Qualified Bilder" and submitting a "Qualified Bilder" and submitting and submittin

order approving each of the Sale Transactions will provide that, except for any Assumed Liabilities set forth in each of the APAs, pursuant to sections 105(a) and 363(f) of the Bankruptcy Code, the Purchased Assets purchased by Nationstar and BH, respectively, shall be trans-

ing Date. Any person holding any such claims, liabilities, interests, liens, obligations, or encumbrances shall be enjoined and forever barred from sesenting such claims, liabilities, interests, liens, obligations, or encumbrances against Nationstar or BH, respectively, the Purchased Asset purchased by Nationstar and BH and any of their affiliates, se more particularly described and provided for in the proposed order approxing the Sale Transactions to Nationstar and BH, respectively. DESCRIBER OF CHARLES OF CHARLES AND THE PROPERTY OF T

(EASTERRITIME) (the "Objection Deadflee")

PLEASE TAKE FURTHER NOTICE that the failure of any person or entity to file a response or objection on or before the Objection Deadfine shall be deemed a consent to the Sale finansactions and the other reflection, and shall be represented in the Motion, and shall be the assertion, at the Sale Hearing or thereafter, of any objection to the Sale Procedures, the Motion, the Sale Transactions, the approval of related agreements, and the Debtors' consummation of the Sale Transactions.

E. COPIES OF THE MOTION AND RELATED SALE DOCUMENTS. PLEASE TAKE FURTHER NOTICE that this Notice provides only a partial summary of the relief sought in the Motion, the terms of the Sale Procedures Order, and the Sale Approval Orders. Copies of such documents are available for Inspection (i) by accessing (a) the website of the Bankruptcy Court at https://mww.mysbu.iscourss.gov., or (b) the website of the Bankruptcy Court, and this processing (a) the website of the Sale Approval Orders. Copies of such documents www.kccin.ed/rescap or (ii) by visiting the Office of the Clerk of the Sale Approval Orders. Work, Order Developed on the Clerk of the Sale Approval Orders. The Sale Procedures of the Clerk of the Sale Approval Orders. The Sale Procedures of the Clerk of the Sale Approval Orders. The Sale Procedures of the Clerk of the Debtors' claims and noticing agent, Kurtzman Carson Consultants, of New York, One Bowling Green, New York, The JouOd-1408. Copies also may be obtained by faving a written request to the attorneys for the Debtors, Morrison & Foerster LP (Attr. Gary S. Lee, Esq. at (212) 468-7900). The terms of such documents shell control in the event of any conflict with this Notice.

Dated: New York, New York, September 14, 2012 Gary S. Lee, Esq. at (212) 468-8000, Facsimile; (212) 468-7900 and Alexandra Steinberg Barrage.

MORRISON & FOERSTER LLP, 2000 Pennsylvania Avenue, Washington, DC 20006, Telephone; (202) 887-1500, Facsimile; (202) 887-

ferred to Nationstar and BH, and the Assumed Contracts under the Nationstar APA shall be assumed and assigned to Nationstar, and such transfer and assignment shall be free and clear of all claims, liabilities, interests, liens, obligations, and encumbrances of any Person (including, without firmitation, claims, obligations or liabilities based on any successor or transferee theory of liability or relating to any act or omission of any originator, holder or service of mortgage loans prior to the Closing Date, and any indemnification claims, obligations or liabilities relating to any act or omission of the Selfers or any other person prior to the Closing Date, and any and all rights and claims under any bulk transfer statutes and similar laws, whether arising by agreement, by statute or otherwise and whether occurring or arising before, on or after the date on which the Chapter 11 cases were commenced, whether known, unknown, contingent or unliquidated, arising prior to the Closing Date. Any person holding any such claims, liabilities, interests, liens, obligations, or encumbrances shall be enjoined and forever berred from asserting such claims, liabilities, interests, liens, obligations, or encumerred to Nationstar and BH, and the Assumed Contracts under the

Cash on Own

By MARGOT PATRICK

LONDON-Flush with cash but wary of making any more bad loans, U.K. banks are buying back their own bonds, potentially reinforcing criticism that they aren't doing enough to help the economy out of recession.

Lloyds Banking Group PLC last week offered to repurchase up to £10 billion (\$16.2 billion) in senior debt, adding to a £4.6 billion transaction in July. Barclays PLC on Monday said that it had agreed to pay about £1.8 billion to repurchase bonds, while Royal Bank of Scotland Group PLC completed a £4.15 billion deal.

The purchases are unusual because they involve senior bonds that trade at face value or higher. The same banks and many others in Europe have bought back riskier junior bonds at big discounts to face value, a practice that allows them to book gains and boost capital reserves.

All three banks have cash to spare, after shoring up liquidity this year to withstand the euro-zone debt crisis and downgrades to their credit ratings. Politicians and the Bank of England want the country's banks to jump-start the economy and make more loans to households and businesses, but lenders say they are doing what they can and that there aren't enough credit-worthy customers. New loans also mean setting aside capital to cover potential losses.

Bond buybacks have looked like a better option. Even after paying a premium to entice investors, banks can improve their profitability by getting rid of the relatively expensive funding and cut the size of their future interest-rate bills. Analysts say the deals demonstrate how far the U.K. banking sector has come since 2008, when a dearth of capital pushed RBS and Lloyds into state hands and Barclays raised emergency funds.

"Banks are showing their rude health and the strength of their liquidity positions," said Michael Symonds, a credit analyst at Daiwa Securities. "They could make loans to the real economy but here banks see real risks if they look at the uncertain economic outlook and the capital expense with granting a new loan.'

The banks declined to comment and pointed to statements made previously. RBS Chief Executive Stephen Hester in August said that his bank is "trying to lend as much as it prudently can." Lloyds CEO António

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INTERNATIONAL NOTICES

IN THE GRAND COURT OF THE CAYMAN ISLANDS, FINANCIAL SERVICES DIVISION Cause No FSD 1 OF 2012 (PCJ)

IN THE MATTER OF THE COMPANIES LAW (2011 REVISION) AND IN THE MATTER OF TRIDENT MICROSYSTEMS (FAR EAST) LTD. (IN OFFICIAL LIQUIDATION) (the "Con

CWR Form No. 33 Notice of Intention to Decisre Fire Dividend (0.18, r.7)

TO: The Creditors of the Company

TAKE NOTICE that the Official Liquidators intend to declare a final dividend.

Any Creditor who has not already lodged his Any Creditor who has not arready looged his proof of claim with the Official Liquidator must do so no later than 24 November 2012. The Official Liquidators are not obliged to adjudicate upon any proof of claim received after this date with the result that your fellure. to lodge a proof of claim by the fir proving may result in you being excluded from the final distribution.

Any Creditor who has complied with the claims procedures as approved by the claims procedures as approved by the Delaware Bankruptcy Court on 8 June 2012 and/or who has already filed a proof of claim with the claims agent, Kurtzman Carson Consultants LLC, 2335 Alaska Avenue, El Segundo, California 90245, is not required to file a further proof of claim.

Dated this 21 day of September 2012.

Eleanor Fisher, Joint Official Liquidator, Trident Microsystems (Far East) Ltd.

Zoffo Cooper, 2nd Floor, Canella Court, 38 Market Street, Camana Bay, Grand Cayman, Cayman Islands, KY1-9006, Email for enquiries: kevin guirey@zoifocooper.ky

